	II '		
1	DENNIS J. HERRERA, State Bar #139669		
2	City Attorney ELIZABETH S. SALVESON, State Bar #83788 Chief Labor Attorney		
3	ANDREW GSCHWIND, State Bar #231700 Deputy City Attorney		
4	Fox Plaza 1390 Market Street, Fifth Floor		
5	San Francisco, California 94102-5408 Telephone: (415) 554-3973		
6	Facsimile: (415) 554-4248 E-Mail: andrew.gschwind@sfgov.org		
7	Attorneys for Defendant		
8	CITY AND COUNTY OF SAN FRANCISCO		
9	CURTIS G. OLER, State Bar # 63689		
10	LAW OFFICES OF CURTIS G. OLER Post Office Box 15083		
11	San Francisco, CA 94115 Telephone: 415-346-8015		
12	Facsimile: 415-346-8238		
13	Attorney for Plaintiff ANDREW KING		
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16			
17	ANDREW KING,	Case No. C 11-01857 WHA	
18 19	Plaintiff, vs.	STIPULATION AND [PROPOSED] ORDER CONTINUING DATE OF INITIAL CASE MANAGEMENT CONFERENCE	
	CITY AND COUNTY OF SAN	WALVAGENERY CONTERENCE	
20 21	FRANCISCO, PUBLIC UTILITIES COMMISSION, SAN FRANCISCO WATER		
22	DEPARTMENT, and DOES 1 to 25,		
23	Defendants.		
24			
25			
6	The parties, Plaintiff Andrew King, and Defendant City and County of San Francisco, by an		
7	unrough their attorneys of record, hereby stipulat	te and request that the Court continue the Initial Case	

Management Conference in this action, currently scheduled for August 4, 2011, to a date on or after 1 August 8, 2011. 2 This is the first stipulation and proposed order to continue the Initial Case Management 3 Conference. The parties request this continuance for the following reasons. 4 This employment disability discrimination action was recently reassigned to Your Honor from 5 Magistrate Judge Laporte, after Plaintiff did not consent to proceeding before Magistrate Judge 6 Laporte. 7 Defense counsel will be on vacation in Utah and Wyoming with his wife, his wife's parents 8 and siblings, and with his own parents from July 29, 2011 through the morning of August 8, 2011. 9 This vacation was booked roughly six months ago and involves the extended families of both defense 10 11 counsel and his wife. Defense counsel is playing in a member guest golf tournament with his father, 12 and both sets of in-laws will be spending substantial time together. Defense counsel flies back to the Bay Area on the morning of August 8, 2011 and will be available for the Initial CMC any time on or 13 after August 8, 2011 at 1 p.m. 14 15 For this reason, the parties respectfully request that the Court continuance the Initial Case Management Conference for a short period of time. 16 17 // 18 // 19 Dated: July 25, 2011 Respectfully submitted, 20 DENNIS J. HERRERA 21 City Attorney ELIZABETH SALVESON 22 Chief Labor Attorney 23 ANDREW GSCHWIND Deputy City Attorney 24 25 ANDREW GSCHWIND 26 Attorneys for Defendant 27 CITY AND COUNTY OF SAN FRANCISCO 28

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1	Dated: July 25, 2011 Respectfully submitte	d,
2	2 LAW OFFICES OF C	CURTIS G. OLER
3	3	
4	By: /s./ CURTIS G. O.	
5	5	LLK
6	Attorney for Plaintiff ANDREW KING	
7	7	
8	8	
9	9	
10	10 [PROPOSED] ORDER	
11	Good cause appearing from the Parties' stipulation, the Court hereby continues the Initial Cas	
12	12 Management Conference in this action. The Initial Case Management C	onference is hereby
13	rescheduled from August 4, 2011 to August 11, 2011 at 11:00 a.m./	p.m .
14	SO ORDERED.	
15	15 ES DIST	'Pr
16	Date: _July 26, 2011.	
17	The Honorable Will UNIVED STATES	
18	17 APPROV	
19	19 Judge Willia	m Alsup
20	Judge William	
21	21	OF OF
22	20 21 22	
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27		
·′ [Per Ceneral Order 45 section V.D. defence council hereby attack	ata that ha had abtained the

Per General Order 45, section X.B., defense counsel hereby attests that he has obtained the concurrence, consent and authorization of Mr. Oler's office to file this document on his behalf.